PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Yasuhiro OMURA et al.

Group Art Unit: 2873

Application No.:

09/328,198

Examiner:

Not yet assigned

Filed: June 8, 1999

Docket No.: 105198

For:

PROJECTION EXPOSURE APPARATUS AND METHOD

POWER OF ATTORNEY BY ASSIGNEE

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Nikon Corporation, Assignee of the entire right, title and interest in the above patent application by virtue of the Assignment, a copy of which is enclosed, which was filed December 21, 1999 at the U.S. Patent Office, hereby revokes all prior powers of attorney and appoints the following as attorneys of record with full power of substitution and revocation to prosecute this application and all continuations and divisions thereof, and to transact all business in the Patent and Trademark Office:

> James A. Oliff, Registration No. 27,075; William P. Berridge, Registration No. 30,024; Kirk M. Hudson, Registration No. 27,562; Thomas J. Pardini, Registration No. 30,411; Edward P. Walker, Registration No. 31,450; Robert A. Miller, Registration No. 32,771; Mario A. Costantino, Registration No. 33,565; Caroline D. Dennison, Registration No. 34,494; and Stephen J. Roe, Registration No. 34,463.

ALL CORRESPONDENCE IN CONNECTION WITH THIS APPLICATION SHOULD BE SENT TO OLIFF & BERRIDGE, PLC, P.O. BOX 19928, ALEXANDRIA, VIRGINIA 22320. TELEPHONE: (703) 836-6400.

Feb. 23,2000

Bourns accord

Date

Signature

Typed Name:

Tadao TSURUTA

Title:

Executive Vice President

Declaration and Power of Attorney for Patent Application

As below named inventors, we hereby declare that:

Our residence, post office address and citizenship are as stated below next to our names; We believe we are the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

•	PROJECTION EXPOSURE APPARATUS AND METHOD
the specifi	cation of which (check one)
窓	is attached hereto.
	was filed on as:
	☐ United States Application Serial No
	and was amended on (if applicable);
	☐ PCT International Application No
	and was amended on (if applicable).
•	state that we have reviewed and understand the contents of the above- specification, including the claims, as amended by any amendment referred to
	viedge the duty to disclose information that is material to the patentability of anion in accordance with Title 37, Code of Federal Regulations, §1.56.
(d) of any f	claim foreign priority benefits under Title 35, United States Code, §119(a)- oreign application(s) for patent or inventor's certificate listed below and have ied below any foreign application for patent or inventor's certificate having a
P220 - 5/97	Page 1 of 5

			πA	torney Docket No.:	7020-0050
filing	date before the	t of the applica	tion on which priority i	is claimed:	
	Prior Foreign	Application(s)	:	,	
	Number	Country	Day/Month/Year	Priority Claimed Yes/No	
	10-159102	JP	08-June-1998	YES	
	10-181497	JP	12-June-1998	YES	
•	10-186833	JP.	17-June-1998	YES	
	10-309677	JP	30-October-1998	YES	
	10-366265	JP	24-December-1998	YES	
	We hereby cla	aim benefit und	ler Title 35, United Sta	tes Code, §119(e)	of any
United	l States provisi	onal application	as listed below: NON!	E.	
	Provisional A	pplication Num	арет	Filing Date	
•	/		-		
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States of this provid the during of thing of applica	application(s) leapplication is red by the first pay to disclose in din Title 37, Colate of the prior ation: Prior U.S. Approximation.	isted below and not disclosed in paragraph of Ti formation mate ode of Federal application and olications: NO	•	it matter of each of a sapplication in the code, §112, We ack by of this application ich occurred between the control of the c	the claims manner nowledge n as een the date of this
	Serial No.	Filing	Date	Status (patented, abandone	
					-

We hereby declare that all statements made herein of our own knowledge are true and

Page 2 of 5

P220 - 5/97

that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that wwillful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

As a named inventors, we hereby appoint the following attorneys and/or agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith:

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Following page(s) with additional inventors?

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P220 - 5/97

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P220 - 5/97

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